

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R. Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1559711
Invoice Date 06/27/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees	39,708.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$39,708.00
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R. Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1559711
 Invoice Date 06/27/07
 Client Number 172573
 Matter Number 60026

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Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2007

Date	Name		Hours
-----	-----		-----
05/01/07	Cameron	Prepare for call with K&E and Grace regarding PI Estimation reports (0.7); review issues for rebuttal reports (0.4).	1.10
05/01/07	Klapper	Prepare for meeting with expert regarding rebuttal reports (3.1); meet with expert regarding same (6.2).	9.30
05/01/07	Salzberg	Research Montana population issues for M. Sanner.	.40
05/01/07	Sanner	Prepare for and participate in conference call with A. Klapper and consultant staff re draft report issues.	5.90
05/02/07	Cameron	Review R.J. Lee original PI report (0.9); prepare for call regarding rebuttal report (0.7); e-mails with K&E regarding same (0.3).	1.90
05/02/07	Sanner	Complete review of background cited documents and provide comments to A. Klapper.	3.10
05/03/07	Cameron	Participate in call with R. Finke and K&E regarding rebuttal reports for PI Estimation (0.4); review materials for report (0.7).	1.10

172573 W. R. Grace & Co.
 60026 Litigation and Litigation Consulting
 June 27, 2007

Invoice Number 1559711
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Date	Name		Hours
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05/04/07	Cameron	Prepare for (.40) and participate in call with expert regarding PI rebuttal report (.70); review materials relating to report (.80).	1.90
05/04/07	Sanner	Consider expert issues.	.20
05/05/07	Klapper	Review additional materials relied upon by expert for rebuttal reports.	5.20
05/06/07	Klapper	Review additional materials relied upon by expert for rebuttal reports.	4.70
05/06/07	Sanner	Review and comment to draft report.	4.40
05/07/07	Cameron	Telephone call with K&E regarding issues relating to PI expert reports.	1.90
05/07/07	Klapper	Continue review of additional materials relied upon by expert for rebuttal reports.	2.30
05/07/07	Sanner	Review and consider expert report issues and telephone conference with A. Klapper re same.	4.90
05/08/07	Cameron	Review issues relating to rebuttal expert reports for PI Estimation and telephone calls with client regarding same.	1.40
05/08/07	Klapper	Meet with expert regarding rebuttal report.	6.70
05/08/07	Sanner	Participate in conference call with A. Klapper on expert report issues.	4.50
05/08/07	Sanner	Review draft report in preparation for conference call.	1.40
05/10/07	Klapper	Respond to questions from B. Harding and others at Kirkland regarding exposure data.	1.20
05/15/07	Ament	Review 5/21/07 agenda and e-mails re: same.	.50

172573 W. R. Grace & Co.
 60026 Litigation and Litigation Consulting
 June 27, 2007

Invoice Number 1559711
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Date	Name	Hours
05/15/07	Sanner	Teleconference re expert report issues. .20
05/16/07	Cameron	Review PI materials. .80
05/22/07	Klapper	Meet with consultants regarding expert rebuttal reports. 3.50
05/22/07	Sanner	Telephone conference with expert re report issues. .50
05/24/07	Cameron	E-mails regarding PI rebuttal reports (0.2); review notes from prior calls (0.3). .50
05/25/07	Cameron	Review materials relating to PI expert rebuttal reports. .90
05/28/07	Cameron	Review expert reports and potential rebuttal issues. 1.00
05/29/07	Cameron	Prepare for (0.4) and participate in telephone call with expert witness regarding rebuttal report issues (0.7); review historical testing (0.4); e-mail regarding same (0.1). 1.60
05/30/07	Cameron	Attention to PI rebuttal report issues. .70
05/30/07	Klapper	Review and discuss expert rebuttal reports with consultants. 5.50
05/30/07	Lord	Update 2002 Service List. .20
05/31/07	Cameron	Review materials from K&E (0.5); e-mails regarding rebuttal reports (0.3). .80
TOTAL HOURS		80.20

TIME SUMMARY	Hours	Rate	Value
Douglas E. Cameron	15.60	at \$ 570.00 =	8,892.00
Antony B. Klapper	38.40	at \$ 520.00 =	19,968.00
Margaret L. Sanner	25.10	at \$ 425.00 =	10,667.50
John B. Lord	0.20	at \$ 210.00 =	42.00
Sharon A. Ament	0.50	at \$ 145.00 =	72.50

172573 W. R. Grace & Co.
60026 Litigation and Litigation Consulting
June 27, 2007

Invoice Number 1559711
Page 4

Anne L. Salzberg 0.40 at \$ 165.00 = 66.00

CURRENT FEES 39,708.00

TOTAL BALANCE DUE UPON RECEIPT -----
\$39,708.00
=====

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1559712
Invoice Date 06/27/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60027) Travel-Nonworking

Fees	4,183.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$4,183.50
	=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace
 5400 Broken Sound Blvd., N.W.
 Boca Raton, FL 33487

Invoice Number 1559712
 Invoice Date 06/27/07
 Client Number 172573
 Matter Number 60027

=====

Re: (60027) Travel-Nonworking

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2007

Date	Name		Hours
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05/02/07	Gatewood	Non-working portions of travel from Pittsburgh to Seattle, Washington to conduct deposition examination of claimants' expert, Dr. Hammar (one-half total time).	1.50
05/04/07	Gatewood	Non-working portions of travel from Seattle Washington to Pittsburgh, PA after completing deposition examination of claimants' expert, Dr. Hammar (one-half total time).	3.00
05/10/07	Cameron	Non-working travel time to Atlanta for Mew deposition (one-half total time).	2.10
05/11/07	Cameron	Non-working travel from deposition in Atlanta back to Pittsburgh (one-half total time).	2.20

		TOTAL HOURS	8.80

172573 W. R. Grace & Co.
60027 Travel-Nonworking
June 27, 2007

Invoice Number 1559712
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TIME SUMMARY	Hours	Rate	Value
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Douglas E. Cameron	4.30 at \$ 570.00 =		2,451.00
Carol J. Gatewood	4.50 at \$ 385.00 =		1,732.50
	CURRENT FEES		4,183.50

	TOTAL BALANCE DUE UPON RECEIPT		\$4,183.50
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Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1559713
Invoice Date 06/27/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees	11,874.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$11,874.50
	=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace
 5400 Broken Sound Blvd., N.W.
 Boca Raton, FL 33487

Invoice Number 1559713
 Invoice Date 06/27/07
 Client Number 172573
 Matter Number 60028

=====

Re: (60028) ZAI Science Trial

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2007

Date	Name		Hours
-----	-----		-----
05/01/07	Cameron	Review discovery (0.7); prepare for conference call with co-counsel and client regarding ZAI issues (0.9); participate in conference call regarding same (1.2); telephone call with J. Restivo regarding same (0.3).	3.10
05/01/07	Restivo	Prepare for and conference call with K&E (1.0); "ZAI Roadmap" from Westbrook (1.0).	2.00
05/03/07	Cameron	Review claimants' discovery.	.80
05/03/07	Restivo	Communications with E. Westbrook.	.40
05/06/07	Cameron	Review ZAI claimants' discovery requests.	.80
05/07/07	Cameron	Prepare for (.30) and participate in conference call regarding ZAI discovery issues (.60); follow-up from call (.30).	1.20
05/07/07	Flatley	Review discovery requests and issues (0.9); conference call regarding discovery issues with R. Finke, W. Sparks et al. (0.6).	1.50
05/08/07	Flatley	Review "to do" list regarding discovery requests.	.20
05/09/07	Flatley	E-mail and follow-up.	.20

172573 W. R. Grace & Co.
60028 ZAI Science Trial
June 27, 2007

Invoice Number 1559713
Page 2

Date	Name		Hours
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05/15/07	Flatley	Call with W. Sparks (0.4); begin review of memoranda (0.7).	1.10
05/16/07	Flatley	Review memoranda and outline analysis of issues (2.3); call with W. Sparks regarding consultant issues (0.5).	2.80
05/18/07	Flatley	Review notes and outlines regarding expert issue and collecting additional material (1.2); call with D. Cameron regarding consultant issues (0.2).	1.40
05/21/07	Flatley	Review M. Murphy communication (0.2); multiple calls with fact witness and follow-up (0.5).	.70
05/22/07	Flatley	Review notes and background materials and drafting memorandum on consultant issues.	2.60
05/23/07	Flatley	Revising and circulating memorandum.	1.10
05/29/07	Restivo	Telephone call and emails with E. Westbrook.	.50

		TOTAL HOURS	20.40

TIME SUMMARY	Hours	Rate	Value
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James J. Restivo Jr.	2.90 at \$ 635.00 =		1,841.50
Lawrence E. Flatley	11.60 at \$ 575.00 =		6,670.00
Douglas E. Cameron	5.90 at \$ 570.00 =		3,363.00

CURRENT FEES 11,874.50

TOTAL BALANCE DUE UPON RECEIPT \$11,874.50
=====

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Tax ID# 25-0749630

W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1559714
Invoice Date 06/27/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60029) Fee Applications-Applicant

Fees	7,151.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$7,151.00
	=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace
 5400 Broken Sound Blvd., N.W.
 Boca Raton, FL 33487

Invoice Number 1559714
 Invoice Date 06/27/07
 Client Number 172573
 Matter Number 60029

=====

Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2007

Date	Name		Hours
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05/01/07	Ament	Review invoices and calculate fees and expenses for March monthly fee application (1.50); prepare spreadsheet re: same (.50); draft summary form for 69th monthly fee application (.50); e-mails and telephone calls re: same (.30); finalize and e-mail 69th monthly fee application and fee and expense details to J. Lord for DE filing (.20).	3.00
05/01/07	Lord	Revise, e-file and perfect service of Reed Smith's March monthly fee application.	1.40
05/01/07	Muha	Final review and revisions to March monthly fee application (1.0); e-mails to S. Ament re: same (0.3).	1.30
05/02/07	Lord	Prepare 24th quarterly fee application for e-filing and service re: draft of notice and service, research hearing date, prepare service and exhibits (1.3).	1.30
05/03/07	Ament	Review and respond to e-mail from J. Lord re: quarterly fee application (.10); begin calculating fees and draft spreadsheet for 24th quarterly fee application (.50).	.60

172573 W. R. Grace & Co.
 60029 Fee Applications-Applicant
 June 27, 2007

Invoice Number 1559714
 Page 2

Date	Name	Hours
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05/03/07	Lord	Review and revise quarterly fee application (.3); e-mail to S. Ament re: same (.1). .40
05/04/07	Ament	Draft narrative and summary of 24th quarterly fee application (.60); e-mails re: same (.10). .70
05/06/07	Ament	Continue calculating fees re: 24th quarterly fee application and drafting summary and narrative re: same. 2.00
05/07/07	Lord	Prepare exhibits to Reed Smith's quarterly fee application for e-filing. .40
05/08/07	Lord	Continue to prepare service for quarterly fee application. .20
05/10/07	Ament	Meet with A. Muha re: 24th quarterly fee application and e-mails with J. Lord re: same (.20); revisions to summary and narrative and provide to A. Muha (.40). .60
05/10/07	Muha	Extensive review and revisions to fee and expense detail for April monthly fee application, including multiple e-mails to/from various attorneys seeking additional description for time and expense entries and research of information re: same. 3.10
05/11/07	Ament	Meet with A. Muha re: 24th quarterly fee application (.10); finalize same and forward to J. Lord for DE filing (.30). .40
05/11/07	Lord	Revise, e-file and perfect service of Reed Smith 24th quarterly fee application (1.5); e-mail with S. Ament re: same (.1). 1.60
05/11/07	Muha	Review and revise quarterly fee application and meet with S. Ament re: same. 1.30

172573 W. R. Grace & Co.
 60029 Fee Applications-Applicant
 June 27, 2007

Invoice Number 1559714
 Page 3

Date	Name		Hours
-----	-----		-----
05/22/07	Ament	E-mails re: April invoices and meet with A. Muha re: same.	.10
05/23/07	Ament	Attend to fee application matters.	.20
05/23/07	Muha	Continue extensive revisions and expand explanations for fee and expense entries on April 2007 monthly fee application.	2.50
05/24/07	Ament	Various e-mails and meetings with D. Cameron and A. Muha re: April monthly fee application (.10); begin drafting same (.40).	.50
05/24/07	Muha	Multiple e-mails re: additional detail for expense entries on April fee application (0.5); review expense reports and prepare additional detail (0.4); e-mails to S. Ament and S. Greives re: expense and fee invoice issues (0.2).	1.10
05/25/07	Ament	Calculate fees and expenses for April fee application (1.0); continue drafting 70th monthly fee application (.50).	1.50
05/25/07	Lord	Research docket and draft CNO for Reed Smith March monthly fee application.	.40
05/29/07	Ament	Continue calculating fees and expenses re: 70th monthly fee application (1.0); various e-mails, meetings and telephone calls re: Consultant invoices and respond to e-mail from J. Lord re: deadline (.30); continue drafting fee application (.40); provide same to A. Muha (.10).	1.80
05/29/07	Lord	E-file and perfect service for Reed Smith CNO to March fee application (.5); correspondence to R.Finke re: same (.2); e-mail with S.Ament re: April fee application (.1).	.80

172573 W. R. Grace & Co.
 60029 Fee Applications-Applicant
 June 27, 2007

Invoice Number 1559714
 Page 4

Date	Name		Hours
-----	-----		-----
05/29/07	Muha	Attend to issue re: posting expert/consultant bills on invoices for April fee application.	.30
05/30/07	Ament	E-mails and meet with A. Muha re: 70th monthly fee application (.20); e-mails re: Consultant invoices (.20); finalize 70th monthly fee application and provide to J. Lord for DE filing (.20).	.60
05/30/07	Lord	E-mails with A. Muha and S. Ament re: expenses on April invoice (.3); revise, e-file and perfect service of Reed Smith April monthly fee application (1.3).	1.60
05/30/07	Muha	Final review and revisions to April 2007 monthly fee application and prepare same for filing.	1.00
TOTAL HOURS			30.70

TIME SUMMARY	Hours	Rate	Value
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Andrew J. Muha	10.60 at \$ 350.00 =		3,710.00
John B. Lord	8.10 at \$ 210.00 =		1,701.00
Sharon A. Ament	12.00 at \$ 145.00 =		1,740.00

CURRENT FEES 7,151.00

TOTAL BALANCE DUE UPON RECEIPT \$7,151.00

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R. Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1559715
Invoice Date 06/27/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60030) Hearings

Fees	21,249.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$21,249.00
	=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R. Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1559715
 Invoice Date 06/27/07
 Client Number 172573
 Matter Number 60030

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Re: (60030) Hearings

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2007

Date	Name		Hours
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04/02/07	Restivo	Telephonic participation in Omnibus Hearing.	2.00
05/01/07	Ament	E-mails and telephone calls to assist K&E with hearing preparation for 5/2/07 omnibus hearing.	2.00
05/01/07	Garlitz	Meet with team regarding hearing preparation for Kirkland & Ellis (.7); review of e-mails re: same. (.5).	1.20
05/02/07	Garlitz	Meet with team regarding hearing preparation for Kirkland & Ellis (.5); review of e-mails re: same. (.5).	1.00
05/02/07	Restivo	Prepare for and attend pre-hearing meetings (1.5); attend Omnibus Hearing to address ZAI property damage issues (8.0); attend post-hearing meetings and address post-hearing issues (1.5).	11.00
05/04/07	Ament	E-mails and telephone calls with M. Rosenberg and assist K&E with hearing preparation for 5/8/07 hearing.	1.00
05/07/07	Ament	Assist K&E with hearing preparation.	3.00

172573 W. R. Grace & Co.
60030 Hearings
June 27, 2007

Invoice Number 1559715
Page 2

Date	Name		Hours
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05/08/07	Ament	Assist K&E with hearing preparation re: 5/8/07 PI hearing.	3.50
05/10/07	Ament	E-mails and telephone calls re: K&E hearing preparation for 6/25/07 PI hearing.	1.00
05/10/07	Garlitz	E-mails with Sharon Ament regarding upcoming hearings.	.50
05/11/07	Ament	Attend to planning of logistical issues for K&E re: omnibus hearings in Pittsburgh.	1.00
05/15/07	Ament	Continue planning and logistics work for hearing preparation for K&E re: omnibus hearings in Pittsburgh (.50); various telephone calls and e-mails re: same (.50); arrange for J. Restivo and D. Cameron to participate in 5/21/07 omnibus hearing (.20).	1.20
05/18/07	Cameron	Review materials for omnibus hearing on 5/21 (1.1); attention to agenda issues for 5/30 arguments (0.6).	1.70
05/21/07	Cameron	Prepare for (1.1) and participate in portions of omnibus hearing (telephonically) (3.6); follow-up from hearing (0.9).	5.60
05/21/07	Restivo	Omnibus Hearing (participation by telephone)	5.20
05/22/07	Ament	E-mails and telephone calls for hearing preparation for K&E re: June hearings.	1.50
05/23/07	Ament	Continue to assist K&E with hearing preparation for June hearings.	.50
05/23/07	Garlitz	Review of various e-mails regarding the June 21 and 25 hearings.	.30
05/24/07	Cameron	Attention to agenda and May 30 hearing issues.	.80

172573 W. R. Grace & Co.
60030 Hearings
June 27, 2007

Invoice Number 1559715
Page 3

Date	Name		Hours
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05/25/07	Cameron	Attention to agenda and binders for 5/30 hearing.	.80
05/26/07	Cameron	Review materials in preparation for hearing.	1.00
05/29/07	Cameron	E-mails regarding hearing and agenda issues (0.3); review revised agendas (0.2); review binders (0.4).	.90
05/29/07	Garlitz	Review of various e-mails from team.	.30
05/30/07	Cameron	Attention to omnibus hearing issues.	.50
05/31/07	Ament	Various e-mails and telephone calls to assist K&E with hearing preparation for June and July hearings.	1.30
05/31/07	Cameron	Follow-up from hearing.	.40
05/31/07	Garlitz	E-mails regarding hearings (.3); Conference with S. Ament regarding June hearings (.2)	.50

		TOTAL HOURS	49.70

TIME SUMMARY	Hours	Rate	Value
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James J. Restivo Jr.	18.20 at \$ 635.00 =		11,557.00
Douglas E. Cameron	11.70 at \$ 570.00 =		6,669.00
Sharon A. Ament	16.00 at \$ 145.00 =		2,320.00
Margaret A. Garlitz	3.80 at \$ 185.00 =		703.00

CURRENT FEES 21,249.00

TOTAL BALANCE DUE UPON RECEIPT \$21,249.00

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REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R. Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1559716
Invoice Date 06/27/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60033) Claim Analysis Objection Resolution & Estimation
(Asbestos)

Fees	271,512.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$271,512.50
	=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R. Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1559716
 Invoice Date 06/27/07
 Client Number 172573
 Matter Number 60033

=====

Re: (60033) Claim Analysis Objection Resolution & Estimation
 (Asbestos)

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2007

Date	Name	Hours
-----	-----	-----
04/24/07	Cameron	11.30
	Prepare for and participate in product ID hearing (7.5); meetings with trial team after hearing (1.0); meet with R. Finke regarding same (0.3); attention to risk assessment issues (0.7); review materials for 4/25 argument (0.9); meet with J. Restivo regarding same (0.9).	
05/01/07	Ament	1.40
	E-mails re: product ID issues (.20); provide team with documents relating to same per request (.20); review database and provide various claims to R. Aten per request (.50); e-mails and telephone calls re: same (.40); e-mail transcripts from product ID trial to client and working group (.10).	
05/01/07	Aten	3.70
	Continue to review, analyze and summarize materials in preparation for deposition of claimants' expert (2.0); conference with T. Rea re: reviewing claims files and review claims files (1.7).	
05/01/07	Cameron	2.60
	Review J. Restivo status report and provide comments (0.8); review materials relating to Canadian claims and limitation periods arguments (0.9); e-mail regarding	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 June 27, 2007

Invoice Number 1559716
 Page 2

Date	Name		Hours
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		same (0.2); review CMO and outstanding issues for deadlines (0.7).	
05/01/07	DiChiera	Final preparation for deposition of Dr. Hammar.	8.00
05/01/07	Flatley	Review J. Restivo memo and draft reply (0.9); organizing and e-mails to R. Aten regarding follow-up (0.5).	1.40
05/01/07	Garlitz	Access database, review claims and provide information to R. Aten per request (5.0); e-mails and telephone calls re: same (.5).	5.50
05/01/07	Gatewood	Prepare deposition examination materials and draft examination outline to use at scheduled deposition of claimants' expert, Dr. Hammar (8.5); communicate with R. Aten and with M. DiChiera concerning Dr. Hammar's prior testimony and publications (.5).	9.00
05/01/07	Rea	Work relating to property damage claims.	4.60
05/01/07	Restivo	Prepare for Status Conference hearing.	3.50
05/02/07	Aten	Continue to review claims files.	.50
05/02/07	Cameron	Review materials relating to updated claims objections (0.8); telephone call with J. Restivo regarding hearing issues (0.5); review materials filed by State of California regarding product ID objections and record evidence (0.8); review draft reply to submission by State of California (0.7); telephone call with R. Finke regarding multiple issues before hearing (0.3).	3.10

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 June 27, 2007

Invoice Number 1559716
 Page 3

Date	Name	Hours
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05/02/07	DiChiera	.60
	Telephone conference with court reporter and conference room contact at Perkins Coie to confirm status for the deposition of Dr. Hammar per request of C. Gatewood	
05/02/07	Gatewood	9.00
	Prepare for deposition examination of claimants' expert, Dr. Hammar, including examination/analysis of reliance materials/studies.	
05/02/07	Rea	9.30
	Work relating to adjudication of property damage claims.	
05/03/07	Ament	1.80
	Provide team with documents relating to product ID issues (.50); various e-mails and meetings with team re: same (.50); review database per T. Rea request (.50); meet with T. Rea re: same (.20); telephone call from R. Baker re: 5/9/07 hearing (.10).	
05/03/07	Aten	3.10
	Cite checked document (.9); conference with L. Flatley re: remaining claims at issue and continue to review files (2.2).	
05/03/07	Cameron	5.60
	Prepare for (0.7) and meet with J. Restivo regarding issues relating to updated objections (0.8); review Canadian claims product ID issues (1.5); review limitation period issues for Canadian claims (0.8); review e-mails regarding local rules and amendment issues (0.6); meet with T. Rea regarding claims objection issues (0.3); review and revise response to State of California submission (0.9).	
05/03/07	Flatley	2.90
	E-mails to/from J. Restivo and call with him regarding 5/2/07 hearing (0.5); meet with R. Aten and follow-up regarding status (1.9); e-mails and replies (0.5).	

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Date	Name		Hours
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05/03/07	Gatewood	Prepare for and appear and conduct deposition examination of claimants' expert, Dr. Hammar.	8.50
05/03/07	Rea	Work relating to property damage claims.	4.30
05/03/07	Restivo	Response to "waiver" argument (2.0); begin review of 26 "deferred" claims (1.5); emails with D. Speights (.5); prepare for next hearing (1.5).	5.50
05/04/07	Ament	Review database for supplements and provide information to team per request (1.0); various e-mails and meetings with team re: same (.50).	1.50
05/04/07	Aten	Conference with L. Flatley re: remaining claims at issue.	.20
05/04/07	Cameron	Prepare for (.60) and meet with J. Restivo regarding product ID objections and motion for leave (.90); review claims files and expert reports regarding product ID objections (1.60); review risk assessment report and telephone call with J. Restivo and R. Finke regarding same (1.10); e-mails with K&E lawyers regarding same (.30); review materials relating to Canadian law expert deposition (1.40).	5.90
05/04/07	DiChiera	Review rough copy of Dr. Hammar's deposition transcript.	.90
05/04/07	Flatley	E-mails and replies (0.1); general reorganizing after hearings and preliminary preparation for next round of hearings (2.1).	2.20
05/04/07	Gatewood	Examine deposition examination notes (taken during examination of Dr. Hammar) and outline/draft significant issues/testimony and follow-up items.	3.00

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Date	Name	Hours
05/04/07	Rea	4.40
	Work relating to property damage claims.	
05/04/07	Restivo	3.50
	Analyze Speights & Runyan "deferred" claims (1.5); work on responses to various pleadings (1.0); meeting with D. Cameron and telephone conference with D. Cameron and R. Finke (1.0).	
05/05/07	Cameron	4.90
	Attention to materials regarding Canadian law expert deposition (1.90); attention to motion for leave to file amended objections (1.20); attention to statute of limitations issues (.90); attention to risk assessment materials (.90).	
05/06/07	Cameron	3.00
	Attention to Canadian limitations period issues (1.80); review product ID objections issues (1.20).	
05/07/07	Ament	1.00
	Review and summarize expert report (.20); assist team with property damage issues (.80).	
05/07/07	Cameron	6.00
	Attention to risk assessment report issues (2.40); attention to motion for leave to amend (1.80); attention to Canadian expert deposition (1.40); review product ID objections (.40).	
05/07/07	Flatley	2.30
	E-mails and replies (0.3); outlining hearing preparation (1.3); meet with D. Cameron and T. Rea about hearing plans (0.7).	
05/07/07	Rea	7.00
	Work relating to property damage claims.	
05/08/07	Ament	3.40
	Various meetings and e-mails with D. Cameron and T. Rea re: property damage hearing (1.20); various telephone calls and e-mails with R. Baker re: hearing binders and 5/9/07 property damage hearing (.50); prepare hearing binders	

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Date	Name	Hours
	(1.0); hand deliver same to Judge Fitzgerald's chambers (.20); prepare hearing binders for counsel (.50).	
05/08/07	Cameron	9.10
	Prepare for Canadian law expert deposition (1.8); prepare notice regarding same (0.9); review and revise motion for leave to amend objections (2.5); multiple e-mails, telephone calls and meetings with Team members regarding same (1.4); attention to risk assessment report issues (1.3); telephone call with client regarding same (0.3); review materials regarding withdrawn claims and e-mails with claimant counsel regarding same (0.9).	
05/08/07	Flatley	2.90
	Review S & R motion (1.5); meet with D. Cameron regarding S & R motion (0.5); review of preparation for fact witness depositions (0.5); organizing and revisions of "to do" memo (0.4).	
05/08/07	Gatewood	1.50
	Communicate (multiple) with R. Aten, L. Flatley and M. DiChiera concerning testimony/deposition of claimants' medical experts (.50); review/analyze open issues in connection with designated experts and depositions which were canceled/postponed at request of claimants (.50); outline outstanding issues to address for upcoming hearing (.50).	
05/08/07	Muha	.40
	Research for T. Rea re: discussion of discovery in previous litigation.	
05/08/07	Rea	8.00
	Work relating to adjudication of Property Damage claims.	

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Date	Name	Hours
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05/09/07	Ament	4.20
	Review e-mail and memo from L. Flatley re: status (.10); assist D. Cameron and T. Rea with hearing preparation for property damage hearing (1.50); update hearing binders re: same (.50); attend hearing (1.50); order expedited copy of hearing transcript (.10); various e-mails, telephone calls and meetings re: hearing (.50).	
05/09/07	Aten	.80
	Continue to work on miscellaneous property damage Hearing issues.	
05/09/07	Cameron	11.40
	Prepare for argument on motion to strike amended objections (4.0); attend argument on motion to strike (1.5); follow-up from issues at hearing (0.9); attention to risk assessment report (1.1); prepare for deposition of Canadian law expert (3.9).	
05/09/07	Flatley	5.40
	Call with W. Sparks and follow-up (0.4); preparation and organizing for fact witness depositions, including long e-mails on scheduling and other issues (2.3); reviewing hazard expert materials (2.7).	
05/09/07	Rea	6.60
	Work relating to adjudication of Property Damage claims.	
05/10/07	Ament	.60
	E-mails re: 5/9/07 property damage hearing and status (.30); review and summarize expert report (.30).	
05/10/07	Aten	.80
	Conference with L. Flatley re: property damage Hearing issues.	
05/10/07	Cameron	6.70
	Meet with J. Restivo and T. Rea regarding status report and things-to-do (0.9); prepare for Mew deposition (2.8); prepare for (0.8) and meet with expert witness for deposition preparation (2.2).	

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05/10/07	Flatley	E-mails and replies (0.3); call with W. Sparks and follow-up messages (0.4); working on hazard case expert issues (3.2); conference call with R. Senftleben, R. Aten and follow-up on call (0.7); scheduling issues regarding meetings and conference calls and other e-mail messages (0.8).	5.40
05/10/07	Kunkel	Preparation of articles of Dr. Lemen and index of same.	2.70
05/10/07	Rea	Work relating to adjudication of Property Damage claims.	6.90
05/10/07	Restivo	Planning (2.5); Speights' 26 "deferred" claims (1.5); Washington State claims (1.0).	5.00
05/11/07	Ament	Review and summarize expert report (.20); various e-mails and meetings with J. Restivo and T. Rea re: property damage claims (.50); review database and claims files and provide various information to J. Restivo per request (1.20).	1.90
05/11/07	Aten	Conference with C. Gatewood re depositions of medical experts.	.30
05/11/07	Cameron	Prepare for (1.8) and attend G. Mew deposition (3.6); meet with expert before and after deposition (0.9); notes of deposition (0.5); telephone call with T. Rea and J. Restivo regarding open issues (0.5); multiple e-mails regarding same (0.6).	7.90
05/11/07	Engel	Review voice message from B. Fairey re postponement of J. Millette's deposition and leave voice message with him re same.	.10
05/11/07	Flatley	With J. Restivo re: meeting schedule.	.10

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Date	Name		Hours
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05/11/07	Rea	Work relating to adjudication of property damage claims.	.90
05/11/07	Restivo	Telephone calls re: Mew (0.3); correspondence with Speights (0.3); analysis of reviewing buildings for statutes of limitation and property damage (1.5).	2.10
05/14/07	Ament	Prepare for and attend status meeting (1.0); e-mails and telephone calls with team re: same (.50).	1.50
05/14/07	Cameron	E-mails regarding open issues and status.	1.30
05/14/07	Engel	Left voice message with B. Fairey re rescheduling J. Millete's deposition, discussion with him re same, and draft correspondence re same.	.40
05/14/07	Flatley	Review e-mails and reply (0.2); preparation for status meeting (1.0); meeting with J. Restivo and S. Ament (0.8); follow-up on meeting including e-mail to J. Restivo and e-mails regarding fact witness deposition (1.0); e-mails and reorganizing (0.8).	3.80
05/14/07	Rea	Work relating to adjudication of property damage claims.	.50
05/14/07	Restivo	Planning meetings and status reports.	4.00
05/15/07	Ament	Review and summarize expert report (.50); various e-mails and meetings with team re: PD claims (.50); draft agenda for 5/30/07 hearing and provide to T. Rea (.50); meet with team re: status and 5/30/07 hearing (1.50).	3.00
05/15/07	Aten	Conferences with L. Flatley and team re upcoming hearings.	2.40

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Date	Name	Hours
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05/15/07	Cameron	6.10
	Prepare for (1.2) and attend meeting regarding open issues and strategy session (1.4); review risk assessment issues (0.9); attention to Canadian statute of limitations issues (1.7); attention to product ID issues (0.9).	
05/15/07	Flatley	4.90
	E-mails (0.1); reorganizing case materials (0.7); meet with R. Aten regarding status (0.5); calls with fact witnesses (0.6); emails to follow-up on fact witness calls (0.4); call with D. Cameron (0.3); preparation for meeting (0.3); team meeting and follow-up (1.7); e-mails and replies (0.3).	
05/15/07	Rea	7.30
	Work relating to adjudication of property damage claims.	
05/15/07	Restivo	3.50
	Strategy meeting and preparation for 5/21 Omnibus.	
05/15/07	Sullivan	.50
	Assist S. Ament in review of claims.	
05/16/07	Ament	2.50
	Assist T. Rea with database issues and provide various claims to T. Rea per request (.80); various e-mails re: same (.20); meet with J. Restivo and review claim files (1.50).	
05/16/07	Aten	1.80
	Conference with L. Flatley re: hearing issues.	
05/16/07	Cameron	4.80
	Review draft motion and materials from T. Rea (1.2); meet with T. Rea regarding same (0.3); review materials regarding new expert reports (0.7); review Mew deposition transcript and e-mails regarding same (1.1); review claims regarding statute of limitations hearing (0.8); review claims regarding product ID issues (0.7).	

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Date	Name	Hours
05/16/07	Flatley	6.00
	Meet with R. Aten regarding preparation for conference call on medical issues (0.6); review summary judgment argument transcript (0.2); conference call on medical issues and follow-up (1.2); call with D. Cameron (0.3); review and analysis of summary judgment trial proof issues (3.7).	
05/16/07	Rea	5.70
	Work relating to adjudication of property damage claims.	
05/16/07	Restivo	4.80
	Trial preparation.	
05/17/07	Ament	4.00
	Various e-mails and meetings with team re: property damage claims and status (.50); access database and assist with review of claims (2.0); meet with T. Rea re: COC relating to property damage claims (.10); various e-mails and telephone calls with T. Rea and Judge Fitzgerald's office re: same (.40); review claims files for J. Restivo (.50); prepare and submit order re: property damage claims to be expunged (.50).	
05/17/07	Cameron	7.30
	Prepare for (1.0) and meet with J. Restivo and T. Rea regarding status of claims and upcoming hearing issues (1.2); review draft motions, list of claims for trial and proposed orders (0.7); multiple e-mails regarding same (0.6); review claims for res judicata arguments (0.7); e-mails regarding same (0.3); review product ID discovery issues (0.9); attention to Canadian statute of limitations issues (1.2); review J. Restivo revised status report and e-mail regarding same (0.7).	
05/17/07	Gatewood	4.00
	Examine/analyze claimaints' experts' testimony in preparation of drafting materials for hazard hearing (3.5); communicate with L. Flatley and R. Aten concerning	

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Date	Name		Hours
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		status of statute of limitations and hazard issues (.50).	
05/17/07	Rea	Work relating to adjudication of Property Damage claims.	4.90
05/17/07	Restivo	Telephone calls with Speights, Finke and Cameron (.5); update strategy document (1.5); prepare for 5/21 Omnibus (2.3).	4.30
05/18/07	Ament	Assist team with property damage claims (2.0); various e-mails and meetings with team re: same (.50); e-mails and telephone calls re: agenda for 5/30/07 hearing (.50); continue drafting agenda and gathering documents for same (1.0).	4.00
05/18/07	Aten	Emails re: depositions/exhibits re: Pacific Freeholds.	.20
05/18/07	Cameron	Attend to issues relating to statute of limitations objections and claims to be tried (1.8); participate in call with J. Restivo and W.R. Grace regarding status of negotiations (0.5); review materials for May 30 arguments (1.3); e-mails relating to Klar and Spratt depositions (0.6); attention to previously adjudicated Canadian claims (0.9).	5.10
05/18/07	Flatley	E-mails and replies on various issues (0.4); outlining issues and circulating outline regarding statute of limitations trial issues (4.3); e-mails and phone calls regarding medical issues and issues to be tried and initial preparation for hearing (1.7).	6.40
05/18/07	Rea	Work relating to adjudication of Property Damage claims.	4.80

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Date	Name	Hours
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05/18/07	Restivo	2.40
	Telephone conference with R. Beber (.6); telephone conference with D. Speights (.6); prepare for arguments (1.2).	
05/19/07	Ament	1.00
	Continue gathering documents for agenda due 5/21/07 (.80); e-mails re: same (.20).	
05/19/07	Cameron	3.80
	Review Response to Motion for Leave to Amend (1.6); review materials relating to Canadian claims summary judgment motion (0.9); attention to statute of limitations hearing issues (1.3).	
05/19/07	Flatley	4.20
	Reviewing and outlining medical expert materials.	
05/19/07	Rea	.30
	Review of Speights Response to Motion to Amend.	
05/20/07	Cameron	3.40
	Review materials for 5/21 hearing (1.7); attention to claims objections and potential trial issues (0.9); review res judicata issues (0.8).	
05/20/07	Restivo	1.00
	Prepare for 5/21 Hearing.	
05/21/07	Ament	4.20
	Review database and provide various claims to team per request (1.50); various e-mails and meetings with team re: agenda, property damage claims and status (1.0); finalize preliminary agenda re: 5/30/07 hearing (.50); review and update hearing binders received from Pachulski re: same (.50); various e-mails and telephone calls with Pachulski re: same (.50); hand deliver agenda and hearing binders to Judge Fitzgerald (.10); e-mail preliminary agenda to Judge Fitzgerald per request (.10).	

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Date	Name	Hours
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05/21/07	Aten	2.10
	Conference with L. Flatley re: Pacific Freeholds matter (.5); continue to read and analyze materials re: Pacific Freeholds (1.6).	
05/21/07	Cameron	5.30
	Review oppositions to motion for leave to amend objections and review record for preparation of response (0.9); e-mails regarding same (0.4); meet with J. Restivo and T. Rea regarding same (0.7); attention to statute of limitations trial issues (1.2); attention to issues for expert report (1.5); meet with T. Rea and J. Restivo regarding open issues and things to do (0.6).	
05/21/07	Flatley	7.10
	Call with W. Sparks (0.1); review medical expert materials, outline them and e-mails regarding medical expert materials (6.1); call with R. Senftleben (0.2); meet with R. Aten regarding various issues (0.3); meet with D. Cameron and e-mails (0.4).	
05/21/07	Gatewood	3.50
	Examine/analyze claimants' experts testimony addressing hazard issues and drafting of comparative positions on critical issues.	
05/21/07	Rea	9.80
	Work relating to adjudication of Property Damage claims.	
05/21/07	Restivo	1.00
	Strategy meeting.	
05/22/07	Ament	1.20
	Various e-mails and meetings to assist team with property damage claims (1.0); e-mails with Pachulski re: agenda and hearing binders (.20).	
05/22/07	Aten	3.80
	Miscellaneous medical expert issues (1.9); continue to review materials re: Pacific Freeholds (1.9).	

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Date	Name	Hours
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05/22/07	Cameron	3.90
	Review draft reply brief regarding Motion for Leave to Amend and provide comments (1.1); review Canadian statute of limitations issues (0.6); review materials relating to medical expert (1.4); review J. Restivo strategy memo and things to do (0.8).	
05/22/07	Flatley	1.90
	E-mails regarding Pacific Freeholds preparation (0.3); e-mails regarding medical experts' issues and outline of issues to raise (1.6).	
05/22/07	Rea	3.70
	Work relating to Property Damage claims.	
05/22/07	Restivo	5.40
	Prepare for 5/30 hearing and P.D. trials (4.5); telephone call with R. Finke (.4); receipt and review of new material, pleadings and emails (.5).	
05/22/07	Sullivan	.30
	Provide team with PD claims per request (.20); e-mail re: same (.10).	
05/23/07	Ament	1.60
	Update agenda and hearing binders (.50); provide team with various property damage claims per request (.50); various e-mails and meetings with team re: status, property damage claims and agenda (.30); various e-mails with Pachulski re: agenda and hearing binders (.20); hand deliver updated hearing binders to Judge Fitzgerald per request (.10).	
05/23/07	Aten	4.90
	Preparation for call re: medical expert issues (2.4); conference call with R. Senftleben et al. re: medical expert issues and follow-up (2.5).	

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Date	Name	Hours
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05/23/07	Cameron	4.80
	Continued review of issues relating to medical expert (1.2); prepare for and participate in calls regarding same (1.3); prepare for and participate in call with J. Restivo and T. Rea regarding reply for Motion to Amend (0.9); review revised draft reply and as filed version (0.7); review Canadian claims and res judicata issues (0.7).	
05/23/07	Flatley	6.60
	Call with J. Restivo and follow-up (0.3); preparation for call regarding medical expert issues (2.1); conference call with R. Finke, R. Senftleben and D. Cameron regarding medical expert issues (0.4); further preparation for conference call (0.7); conference call with R. Senftleben et al. regarding medical expert issues and follow-up (3.1).	
05/23/07	Rea	3.10
	Work relating to property damage claims.	
05/23/07	Restivo	6.00
	Meeting with P. Singer (.5); telephone calls with client (.5); reply to Speights' Response (1.5); prepare for 5/30 Hearing and subsequent trials (3.5).	
05/23/07	Singer	.50
	Discussion with J. Restivo re: asbestos PD claims issues.	
05/24/07	Ament	3.40
	Assist team by providing various documents and property damage claims (.50); various meetings and e-mails with team re: same (.50); various meetings with D. Cameron and J. Restivo re: 5/30/07 hearing (.50); prepare hearing binders for team and opposing counsel (.90); assist team with hearing preparation for 5/30/07 hearing (1.0).	

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Date	Name	Hours
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05/24/07	Aten	3.00
	Conference with D. Rawls re: trial brief re: Pacific Freeholds and background materials (.4); miscellaneous medical expert issues (.3); continue to work on issues relating to Pacific Freeholds (2.3).	
05/24/07	Cameron	6.40
	Prepare for (0.4) and participate in call with Canadian counsel regarding res judicata issues (0.5); follow-up call (0.2); prepare for (0.8) and meet with J. Restivo regarding Motion for Leave to Amend argument preparation (0.9); review Pinchin deposition, exhibits and expert reports regarding argument (1.8); review materials for medical expert and e-mail regarding same (0.9); attention to statute of limitations trial issues (0.9).	
05/24/07	Flatley	6.60
	Analyze and outline issues in preparation for 5/25 conference call (5.4); review and follow-up on medical expert issues (0.7); meet with D. Cameron (0.2); e-mails (0.3).	
05/24/07	Rawls	.70
	Case law research for pleading preparation (0.50); conference w/ R. Aten re same (0.20).	
05/24/07	Restivo	3.00
	Prepare oral argument (2.1); meeting with D. Cameron (0.3); emails with A. Kearse (0.4); miscellaneous calls (0.2).	
05/24/07	Sullivan	1.80
	Assist S. Ament with preparation of hearing binders for 5/30/07 hearing.	
05/25/07	Ament	1.50
	Assist team re: 5/30/07 hearing preparation (.50); e-mails and telephone calls re: same (.50); e-mails and telephone calls re: amended agenda and updated hearing binders (.50).	

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Date	Name	Hours
05/25/07	Aten	4.60
	Call with L. Flatley, D. Biderman et al. re: Pacific Freeholds (1.8); miscellaneous issues re: medical experts (.8); review disclosures re: Pacific Freeholds and continue to review materials re: same (2.0).	
05/25/07	Cameron	4.60
	Prepare for (0.8) and participate in conference call with counsel and client regarding Pacific Freehold's statute of limitations trial (1.1); review claims files regarding same (1.1); telephone call with R. Finke regarding miscellaneous issues (0.4); review materials for 5/30 argument (1.2).	
05/25/07	Flatley	4.50
	Review articles regarding medical expert issues (0.6); meet with R. Aten regarding status of various issues (0.4); preparation for conference call (0.3); conference call regarding preparation for 6/26 statute of limitations hearing and short follow-up on it (1.5); organizing regarding preparation for 6/26 statute of limitations hearing (1.7).	
05/25/07	Rawls	3.10
	Phone conference with L. Flatley, R. Aten, and client re case strategy (1.50); reviewing documents for pleading preparation (1.60).	
05/25/07	Restivo	1.50
	Argument planning.	
05/27/07	Cameron	1.00
	Attention to statute of limitations trial issues.	
05/28/07	Aten	.40
	Inventoried materials received from Perkins Coie re: Pacific Freeholds.	
05/28/07	Cameron	4.10
	Review and revise outline for 5/30 oral argument (1.4); review Pinchin testimony and prepare summaries of testimony regarding same (1.3); attention to statute	

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	of limitations issues (0.8); attention to expert report issues (0.6).	
05/28/07	Flatley	1.60
	Review notes and materials from Friday call and e-mail regarding preparation for 6/26 hearing.	
05/29/07	Ament	3.20
	Various e-mails and meetings with team re: property damage claims, status and 5/30/07 hearing (.50); assist team with hearing preparation re: hearing (1.0); update binders re: hearing and provide to team (.40); hand deliver updates to Judge Fitzgerald (.10); telephone call with R. Baker of Judge Fitzgerald's office re: same (.10); various e-mails with J. O'Neill re: same (.10); prepare for and attend status meeting with team (1.0).	
05/29/07	Aten	2.60
	Team meeting re: 5/30 and 6/26 hearings (.8); continue to work on Pacific Freeholds related matters (1.8).	
05/29/07	Cameron	6.60
	Prepare for (0.8) and attend meeting with trial team regarding hearing preparation and trial/strategy issues (1.1); review deadline to prepare proposed pretrial schedule (0.7); meet with J. Restivo regarding 5/30 argument (0.9); review deposition testimony and claims files regarding same (1.8); prepare for and participate in call regarding statute of limitations trial preparation (0.9); review emergency motion (0.4).	
05/29/07	Flatley	6.10
	Review expert report and analysis of statute of limitations trial issues (2.6); team meeting and follow-up (1.0); preparation for conference call regarding statute	

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Date	Name	Hours
	of limitations issues (0.8); conference call regarding statute of limitations trial issues and follow-up (1.7).	
05/29/07	Rea	2.50
	Work relating to adjudication of property damage claims.	
05/29/07	Restivo	4.50
	Planning meeting (1.5); meeting with D. Cameron (1.0); prepare for Hearing (2.0).	
05/29/07	Sullivan	1.10
	Assist team with hearing preparation for 5-30-07 hearing.	
05/30/07	Ament	3.80
	Assist team with hearing preparation (1.0); attend beginning portion of hearing and assist team (2.50); review e-mail from R. Baker re: pleadings and e-mails with J. O'Neill re: same (.20); review pre-trial schedule and e-mails re: same (.10).	
05/30/07	Aten	.90
	Miscellaneous medical expert issues.	
05/30/07	Cameron	8.20
	Prepare for (0.9) and attend hearing on Motion to Amend (5.0); meet with client and trial team after hearing (1.1); e-mails regarding expert witness issues (0.4); attention to Canadian statute of limitations issues (0.8).	
05/30/07	Flatley	8.50
	Review tentative schedule and comment to D. Cameron (0.4); review materials on Pacific Freeholds case (0.9); attending hearing at court on waiver and scheduling issues and follow-up with R. Finke, J. Restivo, D. Cameron and T. Rea (6.2); meet with R. Aten and follow-up regarding information for medical witness (0.7); call to R. Senftleben and e-mail (0.3).	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 June 27, 2007

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Date	Name	Hours
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05/30/07	Gatewood	1.00
	Receipt/review materials in relation to deposition of claimaints' expert, Dr. Hammar (0.50); communicate with R. Aten concerning status and statute of limitations issues (0.50).	
05/30/07	Rawls	.10
	Confer with R. Aten re case status and case law research for pleading preparation	
05/30/07	Rea	7.20
	Work relating to property damage claims.	
05/30/07	Restivo	6.00
	Prepare for and P.D. Hearing.	
05/31/07	Ament	2.10
	Obtain and provide Longo Report and information re: Pacific Freeholds to R. Aten per request (.40); various meetings with R. Aten re: same (.20); access database and assist team with property damage claim issues (1.0); various e-mails and meetings with team re: same (.50).	
05/31/07	Aten	3.40
	Conference with L. Flatley re: preparing for Pacific Freeholds trial (.6); continue to review materials re: Pacific Freeholds in preparation for hearing (2.8).	
05/31/07	Cameron	6.60
	Prepare and revise draft Order from hearing (0.8); analyze claim file materials relating to product ID objections and Pinchin testimony (1.9); review draft Order regarding supplementation (0.2); review materials relating to statute of limitations adjudication of City of Philadelphia claim (0.9); telephone call with R. Finke regarding open issues (0.3); prepare multiple scheduling orders (0.7); review materials relating to Pacific Freehold's statute of limitations issues (1.8).	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
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 June 27, 2007

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Date	Name	Hours
05/31/07	Flatley	7.50
	Analysis of cases to be tried on 7/30 and preparation outline (7.30); call with R. Senftleben (.20).	
05/31/07	Rea	.50
	Work relating to adjudication of property damage claims.	
TOTAL HOURS		586.90

TIME SUMMARY	Hours	Rate	Value
James J. Restivo Jr.	67.00	at \$ 635.00 =	42,545.00
Paul M. Singer	0.50	at \$ 635.00 =	317.50
Lawrence E. Flatley	98.30	at \$ 575.00 =	56,522.50
Douglas E. Cameron	160.80	at \$ 570.00 =	91,656.00
Traci Sands Rea	102.30	at \$ 400.00 =	40,920.00
Harold J. Engel	0.50	at \$ 525.00 =	262.50
Carol J. Gatewood	39.50	at \$ 385.00 =	15,207.50
Andrew J. Muha	0.40	at \$ 350.00 =	140.00
Rebecca E. Aten	39.50	at \$ 295.00 =	11,652.50
Danielle D. Rawls	3.90	at \$ 240.00 =	936.00
Maria E. DiChiera	9.50	at \$ 210.00 =	1,995.00
Sharon A. Ament	52.80	at \$ 145.00 =	7,656.00
Alice K. Kunkel	2.70	at \$ 185.00 =	499.50
Margaret A. Garlitz	5.50	at \$ 185.00 =	1,017.50
Linda Sullivan	3.70	at \$ 50.00 =	185.00

CURRENT FEES 271,512.50

TOTAL BALANCE DUE UPON RECEIPT \$271,512.50

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R. Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1560157
Invoice Date 06/27/07
Client Number 172573

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Re: W. R. Grace & Co.

(60035) Grand Jury Investigation

Fees	25,565.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$25,565.50
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R. Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1560157
 Invoice Date 06/27/07
 Client Number 172573
 Matter Number 60035

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Re: (60035) Grand Jury Investigation

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2007

Date	Name		Hours
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05/01/07	Taylor-Payne	Continued research re: submissions to regulatory agencies.	2.30
05/02/07	Taylor-Payne	Continued research re: submissions to regulatory agencies.	3.90
05/03/07	Taylor-Payne	Continued research re: submissions to regulatory agencies.	3.80
05/04/07	Taylor-Payne	Continued research re: submissions to regulatory agencies.	3.90
05/07/07	Ohri	Research of materials re: submissions to regulatory agencies.	6.50
05/07/07	Taylor-Payne	Continued research re: submissions to regulatory agencies.	3.20
05/08/07	Ohri	Research of materials re: submissions to regulatory agencies.	4.90
05/08/07	Taylor-Payne	Continued research re: submissions to regulatory agencies.	5.50
05/09/07	Cameron	Attention to EPA sample issues.	.80
05/09/07	Sanner	Research and follow up correspondence with M. Glasser re expert issues.	.90
05/09/07	Taylor-Payne	Continued research re: submissions to regulatory agencies.	6.00

172573 W. R. Grace & Co.
 60035 Grand Jury Investigation
 June 27, 2007

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Date	Name		Hours
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05/10/07	Cameron	Review and revise draft letter to government regarding samples.	.70
05/10/07	Sanner	Work on analysis of OSHA docket submissions.	6.60
05/10/07	Taylor-Payne	Continued research re: submissions to regulatory agencies.	3.90
05/11/07	Cameron	Finalize government letter regarding samples.	.30
05/11/07	Sanner	Consider and analyze OSHA submissions.	5.10
05/11/07	Taylor-Payne	Continued research re: submissions to regulatory agencies.	4.60
05/14/07	Cameron	Review materials relating to criminal indictment matter.	.70
05/15/07	Cameron	Attention to expert witness issues.	.90
05/15/07	Sanner	Telephonic conference with A. Klapper and others re expert report issues.	.90
05/15/07	Taylor-Payne	Continued research re: key governmental records.	1.50
05/16/07	Cameron	Attention to expert witness work (0.8); review e-mails regarding same (0.4).	1.20
05/16/07	Taylor-Payne	Continued research re: key governmental records.	3.20
05/17/07	Cameron	Review expert back-up materials.	.80
05/17/07	Taylor-Payne	Continued research re: key governmental records.	2.20
05/21/07	Sanner	Work on ongoing research on OSHA submissions.	3.90
05/22/07	Sanner	Continue research re submissions to OSHA.	4.60
05/22/07	Taylor-Payne	Continued research re: key governmental records.	3.30

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 60035 Grand Jury Investigation
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Date	Name		Hours
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05/23/07	Taylor-Payne	Continued research re: key governmental records.	2.00
05/24/07	Taylor-Payne	Continued research re: key governmental records.	1.20
05/25/07	Taylor-Payne	Continued research re: key governmental records.	4.80
05/26/07	Cameron	Review materials relating to expert testing.	1.20
TOTAL HOURS			95.30

TIME SUMMARY	Hours	Rate	Value
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Douglas E. Cameron	6.60 at \$ 570.00 =		3,762.00
Margaret L. Sanner	22.00 at \$ 425.00 =		9,350.00
Sonya Ohri	11.40 at \$ 195.00 =		2,223.00
Jennifer L. Taylor-Payne	55.30 at \$ 185.00 =		10,230.50

CURRENT FEES 25,565.50

TOTAL BALANCE DUE UPON RECEIPT \$25,565.50

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